IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

UN	IITED STATES OF AMERICA)
	Plaintiff,) 8:06CR411)
	vs.) DETENTION ORDER
MΑ	ARK ANTHONY HUDSON,)
	Defendant.	}
A.	Order For Detention After waiving a detention hearing pursuan Act on January 8, 2007 (Filing No. 12), the detained pursuant to 18 U.S.C. § 3142(e)	t to 18 U.S.C. § 3142(f) of the Bail Reform Court orders the above-named defendant and (i).
B.	conditions will reasonably assure the X By clear and convincing evidence the	n because it finds: lence that no condition or combination of e appearance of the defendant as required. at no condition or combination of conditions any other person or the community.
C.	Services Report, and includes the followin X (1) Nature and circumstances of the X (a) The crime: a conspirate distribute more than 50 violation of 21 U.S.C. § years imprisonment and possession with intent violation of 21 U.S.C. § 8 years imprisonment and years imprisonment and (b) The offense is a crime of (c) The offense involves a result of the circumstance of	ne offense charged: by to distribute and possess with intent to compare grams of "crack" cocaine (Count I) in compare grams a minimum sentence of ten compare grams a minimum sentence of ten compare grams a minimum sentence of five compare grams and compare grams an
	may affect when The defendant The defendant The defendant The defendant The defendant ties. Past conduct of The defendant The defendan	appears to have a mental condition which ther the defendant will appear. has no family ties in the area. has no steady employment. has no substantial financial resources. Is not a long time resident of the community. It does not have any significant community. It the defendant: has a history relating to drug abuse. has a history relating to alcohol abuse. has a significant prior criminal record. has a prior record of failure to appear at

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	(b)	Probation	current arrest, the defendant was on: า
		Parole Release sentence	pending trial, sentence, appeal or completion of
	(c)	Other Factors:	fendant is an illegal alien and is subject to
		deportati	
		The def	endant is a legal alien and will be subject to on if convicted.
			eau of Immigration and Custom Enforcement
		(BICE) ha	as placed a detainer with the U.S. Marshal.
Χ	(4) The i	nature and seriou	isness of the danger posed by the defendant's
	release are as follows: The nature of the charges in the Indictment, the defendant's prior criminal history, and the defendant's substance abuse history.		
X	(5) Rebu	ttable Presumption	ons
	Ì In det	ermining that the de	efendant should be detained, the Court also relied
on the following rebuttable presumption(s) contained in 18 U.S.C. § 3142(e) which the Court finds the defendant has not rebutted:			
		That no condition	on or combination of conditions will reasonably
			rance of the defendant as required and the safety on and the community because the Court finds that
		the crime involves	
			me of violence; or
			offense for which the maximum penalty is life isonment or death; or
		<u>X</u> (3) A cor	ntrolled substance violation which has a maximum
			alty of 10 years or more; or only after the defendant had been convicted of two
			nore prior offenses described in (1) through (3)
		abov	re, and the defendant has a prior conviction for one
		of the	e crimes mentioned in (1) through (3) above which ss than five years old and which was committed
			e the defendant was on pretrial release.
X (b) That no condition or combination of condition assure the appearance of the defendant as required for the community because the Court finds that		That no condition	on or combination of conditions will reasonably
		rance of the defendant as required and the safety because the Court finds that there is probable	
		cause to believe:	·
			t the defendant has committed a controlled
			tance violation which has a maximum penalty of ears or more.
		(2) Thát	the defendant has committed an offense under 18
			C. § 924(c) (uses or carries a firearm during and in
			ion to any crime of violence, including a crime of nce, which provides for an enhanced punishment
		if co	mmitted by the use of a deadly or dangerous
		wear	oon or device).

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- The defendant be committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable from persons awaiting or serving sentences or being held in custody pending appeal; and
- 2. The defendant be afforded reasonable opportunity for private consultation with counsel; and
- 3. That, on order of a court of the United States, or on request of an attorney for the government, the person in charge of the corrections facility in which the defendant is confined deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

DATED: January 9, 2007. BY THE COURT:

s/Thomas D. Thalken United States Magistrate Judge